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ISSUED TUESDAYS AND FRIDAYS

WALTER G. SMITH, EDITOR.

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A. W. PEARSON,

Manager

TUESDAY, MARCH 12, 1901.

THE HAWAIIAN BAND.

The Legislature may well think twice before it votes to dissolve a band which dates back to the Kamehamehas and which, ever since, has been a favorite institution with monarchs and people alike. For about thirty years—little short of a generation—the band has played at royal and national functions, has welcomed the coming and sped the parting guest, has enlivened the public parks and has given tourists and our own people unbounded pleasure. To obliterate it now would be to remove one more landmark of the past and to cut off about the only means of public entertainment which the Hawaiian metropolis can regularly count upon.

We admit that the plea against the band is a half-plausible one; that is to say that the other islands should not be compelled to pay any part of the expense incurred in giving entertainments of which Honolulu is the scene. It might be reasoned out that Honolulu has to bear the lion's share of the expense and that a big proportion of its taxes goes for the benefit of outlying communities. But we will pass that and merely suggest that the Legislature might save the band without sacrificing its point, by providing that the organization shall take inter-island tours. In this way Honolulu would be moved by concord of sweet sounds; Spekekeke and Waiuku and all the rest of the Ulu-lu settlements would be able to sigh under the pleasing of the lute or shout under the inspiration of bugle and drum; and Honolulu would not be wholly left to the tender mercies of the Salvation Army band.

LEGISLATIVE ENCROACHMENT.

The Legislature, though sensitive to a fault about its own freedom from Executive interference, seems determined to meddle, on its own side, with Executive concerns. First we had a rather peremptory demand from the Governor for the nomination of a judge; and now the House undertakes to tell him what to do in regard to Land Commissioner Brown, who is at Washington on public business. We can well imagine what the Senate would say if, after having received the Executive nominations, it should get a message from the Governor demanding or even suggesting prompt action upon them; and what the House would say if the Executive should attempt to regulate the movements of any one of its own appointees. There would be instant and noisy resentment. That the Governor takes legislative affronts coolly does not qualify his right, if he chooses to exercise it, to invite the Senate and House, in peremptory phrase, to mind their own business.

So far as the request of the Senate is concerned we hope that the Governor will be very deliberate indeed about sending in names for alleged confirmation. The eagerness of the House Rulers to get hold of the names now shows that they have a game to play which bodes no good to Mr. Dole and his friends. In this and other matters the House Rulers seem to be guided by the advice of the notorious Humphreys, who has sold himself for the season, or until something more can be made by betrayal of his new friends, to the anti-Republican party. There is one safe rule in politics and that is, where any other course is open, to do nothing the enemy wants you to do. It is a rule that applies to Governors as well as laymen. So long as the public interests do not demand the Hawaiian gubernatorial nominations—and they will not do so for some time yet—we hope Mr. Dole will withhold them. They are safe enough as they are; they might, in the hands of a hostile Senate, become the instruments of the worst kind of politics.

PUGILISM WAXING.

Elsewhere appears an interview with an ex-pugilist, now residing in Honolulu, who was not many years ago an acknowledged leader in his profession. The views therein expressed are particularly significant, coming as they do from one who has had entire to the "inside" of circles pugilistic and who is familiar with every phase of the fighting game.

We agree with Mr. Ames that the days of the ring are numbered and that in a few years professional boxing will have become a thing of the past. The fighters themselves are responsible for this state of affairs; by their cupidity and their stupidity they have killed the goose which laid them golden eggs. Boxing, as a means of health-giving recreation, will probably continue to exist until the end of things shall be, or at any rate as long as certain words in the vocabulary of the English retain their fight-provoking virtues. Professional boxing, however, as exemplified by the manifestations of the modern vulgar pugilism, is rapidly disappearing to the limits of last year's birds' nests and the snows of yesterday. It will soon be as dead as the proverbial doornail.

By the time the Senate record is made up, the members may want to expunge the whole thing.

Witness the speeding auto. It is out of the signs that Honolulu is keeping ahead of progress.

Senator—I file to a point of order.

The Chair—Sergeant-at-Arms, put that man out. Nobody here has anything to do with orders but me.

The anti-vaccination cause finds friends in the Legislature. There are no pro-small-pox members on record, but the anti-vaccinationists will do just as well. Anti-medicine should have its innings next in behalf of the Kahuna.

How would this sound in the United States Senate:

Senator—I ask for a ruling of the chair.

President of the Senate—If you want to know anything go and ask Tom Platt.

We trust that legislators who want the Governor to send in his nominations so that they may be used to bulldoze the friends of the Administration into the support of questionable bills may have to wait about sixty days before they see one of them.

The loss of the Rio compels Honolulu to make a long wait for its Coast mail. The Peru, which was put on as the Rio's substitute, is said to have gone directly to the Orient, passing this port to the northward. As a result it may be Tuesday or Wednesday before another mail can arrive.

The anti-Catholic oath taken by King Edward on his accession to the throne is making no end of trouble in Great Britain and Ireland. Cardinal Vaughan has taken official cognizance of it and it seems probable that Parliament, in the interests of religious tolerance, will amend the King's oath by striking out the objectionable passages.

The rumor that Captain Ward killed himself as his vessel sank is dispelled by the testimony of Third Officer Holland, who says that Ward, when the Rio went down, was trying to save the life of Mrs. Whitman. The circumstance adds new luster to the name of this brave commander, who seems to have been a veritable Bayard afloat.

Can any one tell why the so-called Republican charter was drawn? When the work on it began everybody knew that it had no chance of passage; and nineteen out of twenty Republican property owners were and still are averse to any and all charter propositions. To the average mind the bulky document represents just so much wasted time and good white paper.

The sermons of Rev. Dr. Chapman, which the Advertiser has printed quite fully, have been among the most inspiring pulpit discourses given in this town. Those published today are deeply interesting and as such are presented through the Advertiser to an audience larger than that which gathers under the arches of Honolulu on a Sunday. There can be no more helpful reading in the news columns of any local journal than these sermons.

Hilo must be getting tired of its reputation as a "good thing" among the people who want someone to pay the expenses of their private job-chasing at Washington. Little went, ostensibly, for the Oahu squatters, and came back with a Judgeship for himself. Then Gear went, presumably for Loebenstein and in his pay, but is coming back with no prizes for anybody but himself. All Hilo gets is a chance to pay the bills and see the procession pass to the picneter.

Nathie went to jail for one hour only, on the ground that he had been obliged to work on the stone pile while awaiting trial. This statement was made by the committing Judge, who, as usual, was off his base. Nathie, as was shown in court yesterday, had been put to the lightest employment, just enough to keep him in health. For his easy escape from punishment he may thank the eagerness of the Judge to swallow any yarn that reflects upon the police department.

The news that Leung Chi-tso has turned up as a Boxer comes from the Chinese Consul General, who had it from official sources. If true, the story will increase the satisfaction of the public that the alleged reformer did not get the charter he was after in Honolulu a twelvemonth ago. It has been regarded as singular here that Leung Chi-tso did not go to Peking with the allies, but if he is out with the Boxers that would account for his personal neglect of an opportunity that many true Chinese reformers have taken.

"Governor Dole," says the paper which receives the major part of the Territorial advertising, "said nothing on the subject of labor in his message. Of course not. This is one of the vital subjects of Territorial advancement, and the Governor hasn't yet waked up to the fact that the Republic of Hawaii is no longer in existence. Witness his attitude toward Federal departments." Well, Governor Dole went in to the labor question both exhaustively and patriotically in his inaugural address and probably saw no need of going over the ground again.

Official salaries are necessarily higher here than they are in some States and Territories. If they were not, the office would have to be filled with second or third rate men. The reasons are that the price of living is about 23 1-3 per cent greater than it is on the Mainland; and private employment gives such good compensation that office-holding has no charms for talent unless it guarantees something more than a living. It is principally owing to the small pay, \$3,000 per year, that the judicial element at the bar will not take circuit judgeships, making it possible for men like Mr. Humphreys, who, it is said, to get them and for some time Davis to aspire to them. Were salaries attractive enough to go down to the popular level, no man at all would place himself in such a position as to be at much cost in private advertisements. Such men are rare.

A DAY IN COURT.

The bonds of matrimony previously existing between Kaka Marquess and Francisco Del Alameda Marquess were dissolved by decree of the First Circuit Court on Saturday upon the grounds of desertion.

A bill of exceptions was filed Saturday by the plaintiff in the case of Corrinne Bartlett vs. Ward S. Bartlett, an action for divorce, by her attorneys, Kinney, Ballou & McClanahan. Later plaintiff filed a withdrawal of her motion for a re-opening of the case in the First Circuit Court.

The First Circuit Court on Saturday granted a decree of divorce in the case of Anna Kahaloio vs. Kikilo, upon the grounds of failure to support, cruelty and habitual intemperance.

In the suit of Marie Josephine Hall against William A. Hall for divorce upon the grounds of adultery and failure to provide, hearing was had yesterday afternoon in the First Circuit Court on the motion for alimony, attorneys' fees and costs. The motion was granted and the defendant ordered to pay, within thirty days, the sum of \$100 to J. T. De Bolt, attorney for plaintiff, as retainer, and also to pay forthwith the sum of \$15 as court costs and to pay the plaintiff \$15 per week as alimony, pending decision, the first of such payments to be made the 15th of the current month, and the court further ordered that the injunction heretofore made against the defendant be modified to the extent that he be allowed to mortgage his real estate at the sum of \$1,000 at a rate of not to exceed 9 per cent.

The petition of the plaintiff alleges that defendant the owner of land near St. Louis College to the value of \$30,000. The hearing of the case is set for the May term.

WILL GRANT PERMIT. Upon the petition of Kan Wing Chew, alleging that he had filed an application for a permit for a two-story wooden frame building on Smith street, complying in all conditions with the law, and that the permit had been refused by the Superintendent of Public Works, the Judge of the First Circuit Court issued a writ of mandamus on Friday commanding Superintendent of Public Works McCandless and his assistant, W. E. Rowell, to issue the permit in question or to appear in court and show cause why such permit had been refused.

The petition of the Chinese is accompanied with the affidavit of Lorrin Andrews, in which it is stated that Assistant Superintendent Rowell told him on February 23 that the application was all right, but asked why Kan Wing Chew would not build a brick building. Upon information and belief, Andrews also states that McCandless has given instructions to the employees of his own office, those of the Board of Health department, and especially those of the survey department, to hinder and delay all applications for permits for wooden buildings in the burnt district.

The answer of the defendants was filed yesterday afternoon, denying the complainants' allegation of neglect and disregard of duty in the premises, admitting that the complainant is entitled to the permit prayed for and signifying their willingness to sign the same.

MORE TROUBLE FOR SUGAR CO.

A motion for leave to intervene was filed Saturday in the case of Gear, Lansing and Company vs. the Maunaloa Sugar Company, by David Dayton, trustee of the estate of Walter M. Gear, who was assigned to the Maunaloa Sugar Company, in the First Circuit Court.

The intervenors allege that they make the motion in protection of their rights; that they are the owners of certain lands on the island of Lanai which are at present in the possession of the Maunaloa Sugar Company under lease for fifty years, said lease beginning March 13, 1899, said lands being leased to the lessor for the purpose of the establishment and carrying on of a rubber plantation. An area of 10,000 acres for the period of two years from April 1, 1899, and said rental to be payable semi-annually in advance in equal installments of \$5,000 each.

This lease, it is alleged, was originally made to Albert V. Gear and Theodore F. Lansing, under the firm name of Gear & Lansing, but that upon the incorporation of the Maunaloa Sugar Company, Limited, March 14, 1899, the lease was assigned to the latter corporation, which thereupon entered into possession of the land and conducted thereon a sugar plantation.

The plaintiffs in the case, Gear and Lansing, are alleged to have been at the time of the incorporation of the corporation, and holding the offices of president and treasurer, respectively, the Territorial Treasurer's records being referred to in the motion.

It is further alleged that the rental for the land was duly paid to the corporation, but on that date \$5,000 became due, and on October 1, 1900, the further sum of \$5,000 became due, as rental, neither of which sums, nor any part thereof has been paid to the intervenors, although repeated demands have been made for the payment of the same; that at the request of the plaintiffs and the defendant corporation, proceedings for the enforcement of the payment of the \$10,000 rentals due, were deferred until December, 1900, upon the representation that the plantation was unable to pay said sum, and that the plaintiffs and the defendant corporation had expectations of being upon a sound financial basis in the month of December; that later further deferral was made by the intervenors because of reluctance to hamper the reorganization of the defendant corporation, and a third postponement, at the request of the defendants, was made over until March 2, 1901, at which time the intervenors were informed by the officers of the corporation that they were unable to pay the said sum and that their attempts to reorganize said company had been ineffective.

Thereupon notice was given of the corporation that the intervenors would detain upon its property for the rent due and expose the property of the corporation for sale according to law; and that upon March 2, 1901, the intervenors were served with copies of plaintiff's bill of complaint and with an injunction of the court enjoining them from detaining, seizing or interfering with said property.

Accompanying the motion were authenticating affidavits by Paul Neumann and William H. Pain, and native was given that the motion would be presented to the court yesterday morning at 10 o'clock, but its hearing was postponed until this afternoon at 4 p. m.

PHOTATE.

A deed of appointment was filed in the First Circuit Court yesterday appointing William S. Smith trustee in the estate of J. H. Wood, deceased, to succeed Henry Waterhouse, whose resignation has been duly filed.

James N. K. Keola, the commissioner appointed to take testimony in the last will and testament of A. A. Doiron, deceased, yesterday filed the evidence of John T. Aluli, one of the witnesses to the will of the deceased. Aluli admits the signature and declares the deceased to have been sound in mind and body and entirely competent to make a will at that time—July, 1895.

Return was made yesterday by L. E. Levin, deputy sheriff of Hilo, of an execution issued out of the Supreme Court, last December, ordering a levy and auction sale of the personal property of the Kaawali Coffee Company. The return shows the proceeds of the sale to have been \$28.75 and the expenses are taxed at \$7.44, leaving a net of \$21.35. The execution was for \$134.44, that sum being the total of a judgment given the plaintiff in the damage suit of H. Hackfeld & Co. vs. the Kaawali Coffee Company, and costs of suit.

COURT NOTES.

A notice to place cause on calendar has been filed by Smith and Parsons, attorneys for plaintiff, in the Supreme Court, on exceptions to the Fourth Judicial Court in the case of Henry J. Lyman vs. Hilo Tribune Publishing Company, Limited.

The petition of the Hawaiian Trust and Investment Company, guardians of the five Kahookoano children, was heard in the First Circuit Court yesterday afternoon, decision being reserved until 10 o'clock this morning. The petitioner prays for authority to convey real property.

The case of Ng Chung Tug vs. Jack Kee, decision in which was given by the Judge of the Supreme Court on Friday, was yesterday remanded to the First Circuit Court for further proceedings in accordance with the decision.

A petition for involuntary bankruptcy was filed in the District Court yesterday by the creditors of Kinaburo Tomishima, a storekeeper on the Oahu plantation; liabilities estimated at \$16,000.

Edgar Henriques was yesterday discharged by decree of the First Circuit Court from the office of trustee for Henry Kohl, Jr., a minor, as his bond cancelled, in accordance with his petition.

Alfred Dahlstrom, a native of Sweden, aged 37, was admitted to citizenship yesterday in the United States District Court.

The case of Kanaka Kekauoha vs. schooner Robert Lewers Company is still in process of trial in the United States District Court.

Plaintiff's bill of costs was yesterday filed in the Supreme Court in the case of Charles E. Bartlett vs. Hawaiian Carriage Manufacturing Company, Limited, showing a total of \$74.02. A remittitur was also filed by W. O. Smith and R. D. Mead, attorneys for plaintiff-respondent, setting the sum of \$8, with accrued interest, from the \$187 allowed as damages on the 24th of May, 1900, by judgment of jury.

Argument in the case of Kapiolani Estate vs. Madam H. Oberly was had in the First Circuit Court yesterday. The decision was reserved, briefs to be filed with the court by the respective counsels.

WILL SUCCEED THE COLEMAN.

The withdrawal of Mr. and Mrs. H. E. Coleman from their active Christian work in Honolulu the last of May will be regretted by very large circles of friends, and their places are not easy to fill. The directors of the Young Women's Christian Association considered only one candidate, and were unanimous in the choice of Mrs. Edith A. Brown, who was one of the ladies most interested in the formation of the association, and one of the board of directors. Mrs. Brown is a native of Clinton, New York, where she studied in "Bougainville" Seminary, and later taught in Philadelphia, Los Angeles, Salt Lake City and Chicago. In the latter city she was later employed by the Young People's Society of the Third Presbyterian Church as secretary. After becoming a New Englander, she became well known among the Congregational young people of Massachusetts as an enthusiastic speaker on missionary topics, especially after taking a trip through the Southern States, visiting the schools of the American Missionary Association, by whom she was employed to speak in the cities and towns of Massachusetts.

Mr. Henry Chapman Brown, who has just accepted an invitation to serve the Young Men's Christian Association for the rest of the year as general secretary, is a New Englander; born in Clinton, N. Y., in 1867; educated in the schools of New Haven and at Wheaton Seminary. As president of the Y. M. C. A. at the seminary, he attended college Y. M. C. A. conventions and summer schools at Mount Hermon and Northfield, where he became familiar with Y. M. C. A. work and workers. Later he was librarian of the Boston Y. M. C. A. until he moved into a suburb, where he helped to start the Melrose Y. M. C. A.

Mr. Brown then had a few years of business experience, which will be valuable to him in this work. Feeling the need of more special training for religious work, he took a two years' course at the Bible Normal College, Springfield, Mass. On graduating, he was called to assist in the work of the Old South Church of Worcester, a church of over a thousand members, from which church he was called to do similar work in Central Union. His resignation there will take effect April 1st, giving him time for a vacation, and for study and practice before assuming the reins, the last of May.

A Bark Long Overdue.

The bark Olympic, now long overdue from San Francisco for this port, is occasioning a great deal of anxiety in shipping circles.

The Olympic sailed from San Francisco 32 days ago and ordinarily would accomplish the journey in about twenty days. Nothing has been seen of her by vessels arriving here lately.

A heavy deckload of machinery and bricks is being brought by the Olympic and it is thought probable that the captain has had to exercise great care during the stormy weather and is nursing his vessel along.

WANTED HER PULLED THROUGH.

The girl friend of a north Missouri paper pretends to have heard of the following call for professional services sent by a local resident to a doctor in a neighboring town:

"Dear Doctor: My wife's mother is at death's door. Please come at once and see if you can't pull her through."—Kansas City Journal.

The Stimulus of Pure Blood

That is what is required by every organ of the body, for the proper performance of its functions.

It prevents biliousness, dyspepsia, constipation, kidney complaint, rheumatism, catarrh, nervousness, weakness, faintness, pimples, blotches, and all cutaneous eruptions.

It perfects all the vital processes.

W. P. Keeton, Woodstock, Ala., took Hood's Sarsaparilla to make his blood pure. He writes that he had not felt well but tired for some time. Before he had finished the first bottle of this medicine he felt better and when he had taken the second was like another man—free from that tired feeling and able to do his work.

Hood's Sarsaparilla

Promises to cure and keeps the promise. Accept no substitute, but get Hood's today.

LOCAL BREVITIES.

H. Alexander Isenberg was a passenger on the Peking, which left Saturday.

Tax Assessor Robinson, of Maui, is stopping at the Hawaiian Hotel for a few days.

Hon. Samuel Parker came to the city on the Kinai last Saturday, from the big island.

Lewis Morrison, than whom there is no better known actor in the States, will arrive on the Sierra today.

Lamp globes are always breaking. See the prices on the globes in Diamond's this week. They are included in his special sale, No. 3.

Mrs. C. W. Hodgson, wife of the representative of Ginn, Heath & Co., who has been visiting with Miss Charlotte Hall, returned to San Francisco on the Peking.

J. S. Walker, administrator of the Lazarus estate, has paid into the Circuit Court all funds due the estate, amounting to \$300. This was done by order of the court.

Mr. and Mrs. W. S. Goodfellow and Mr. Tournay of the San Francisco Germania Bank, will return to the Coast on the Sonoma. Mr. and Mrs. Lloyd, of the same party, have decided to remain over in Honolulu until the latter part of the month.

Mrs. B. F. Dillingham and Mrs. Albert Raas returned Saturday on the Kinai from Hilo and other points, which they visited in company with the party of capitalists from San Francisco who are being escorted over Hawaii and Maui plantations by Messrs. Dillingham and Thurston.

Frederick O'Brien, who has been with the Advertiser for about a year, the most of the time serving the paper as city editor, has resigned his position and will leave, with Mrs. O'Brien, for San Francisco on the Rosamond. It is understood to be Mr. O'Brien's purpose to spend some months recuperating in the fishing and hunting resorts of California.

HONOLULU HAS EYRIE OF EAGLES

They Flock Today to Greet Grand Organizer Cheatham.

The Honolulu Eyrie of Eagles was organized last Sunday afternoon at the Waverly Club. A large assembly of Eagles, fledged and prospective, was present to assist in the opening of the lodge.

The meeting was called to order by R. A. McCord. J. W. Short was elected temporary chairman, Duke McNichol temporary treasurer and W. Savidge temporary secretary. Messrs. McCord, Davis and Kiley acted as official bungsters for the occasion.

It was stated that Grand Organizer Cheatham would arrive from the Coast today and the following reception committee was appointed:

Duke McNichol, Captain Schaefer, C. R. Dement, George Baecher, F. M. Kiley, W. W. Carlyle, L. H. Gay, McSheane, R. F. Daly, "Dink" Davis, C. B. Lemon, R. A. McCord, L. Ashbar and J. Gillis.

Duke McNichol, R. A. McCord and Julius Ash were appointed a hall committee and F. A. Simpson, Duke McNichol, W. R. Kiley, C. R. Dement and Captain Schaefer were elected to serve as an entertainment committee.

The order here is over a hundred strong. Today its members will meet the grand organizer with a four-horse team decorated with purple and white ribbons and drawing two barrels. This is part of what is known as the barrel ritual of the order. All Eagles, prospective or otherwise, are invited to join in the welcoming demonstration.

TREASURY WARRANT No. 1682, drawn February 15, 1899; amount, \$50.00; in favor of Oahu store, charged to "Roads and Bridges, Puna"; also, warrant No. 6169, dated July 15, 1899; amount, \$1.85; in favor of Pioneer News Company, and charged to "Stationery and Incidentals," Department of Public Instruction, Finsch. Will kindly return to the Auditing Department.

FASHION'S FANCIES.

Some Recent Importations.

The Newest Fabrics Both Domestic and Foreign.

WAY off in old New England, in the town of Manchester, N. H., stand three immense mills, employing 17,000 operators and weavers, whose product is famed from ocean to ocean, and from the Great Lakes to the Gulf, for its superb quality and style. Our share of the spring production—some 25,000 yards—is at hand.

Among them are quantities of batistes, percales and dimities, which seem to be made expressly for this climate. The patterns are dainty and tasteful—the colors fast. They stand the most rigorous laundering. They are selling at the store of Whitney & Marsh at 15 cents and 20 cents the yard.

Then there are tissues and zephyrs—every piece apiece and span—light in weight, but strong in weave. These, at the same store, are 30 cents and 45 cents the yard.

Next come French cotton foulards that you can't tell from silk, unless you come close; and, in point of fact, they make up better than silk. They are soft and clinging, and help give to the form that stylish appearance which the new "straight-front" corset is intended to impart. A score of patterns of Mr. Whitney & Marsh's dressmaking department, are on sale at 35 cents the yard.

Among the foreign importations are French laces and grenadines in the choicest weaves and color combinations for evening gowns; white, black and yellow grounds, harmonizing exquisitely with entirely new and handsome designs. You could find no better goods in New York, nor could you find there an artist more capable of creating them into elegant gowns than Madame Badgley, the head of Whitney & Marsh's dressmaking department. The prices are \$5.00 and \$6.00 the yard.

Embroidered Swiss dress patterns, which come in evening shades, at \$9.00 and \$12.00 the piece, will make deliciously fluffy gowns that will be exceedingly swell and exclusive. An up-to-date store never imports more than one piece of a kind.

To go with these you will find thousands of pieces of chintilly, valencienne and Venice laces, in bands, edgings, insertions and all-overs, together with white Swiss edgings and bands in the finer grades. These are perfect dreams of the St. Gall lace-makers' art.

Together with these goods we have described, there came on the Mariposa a consignment of ladies' duck, crash and pique skirts, and another lot of those irresistible shirtwaists, which, as usual, include a variety of charmingly new styles.

There can be no question but that the "Bonnetty" is the acme of American corset manufacture. Whitney & Marsh have imported a large number of their latest successes—the much-coveted "straight-front," and carry them in all sizes from 18 to 30, and in several qualities.

New Construction Company.

The Hawaiian Engineering and Construction Company, Limited, filed articles of incorporation yesterday with Treasurer Lansing. The incorporators were C. H. Atherton, Clarence H. Cooke, Frederick J. Amweg, William R. Castle, Jr., Philip M. Lansdale and Philip L. Weaver. The company is capitalized for \$10,000, with a provision to increase the same to a sum not exceeding \$200,000. The company will engage in the general construction business. The officers are: President, Charles H. Atherton; secretary and treasurer, William R. Castle, Jr.

LOST.

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Wagons, Brakes, Phaetons, Surreys, Buggies, Runabouts

Harness, Varnishes, Carriage Material, Iron Horse Shoes.

Pacific Vehicle & Supply Company.
Day Block, Beretania Street, Honolulu.

WRITE US FOR OUR ILLUSTRATED CATALOGUE AND PRICES.

